STIPULATION FOR EXTENSION OF TIME TO FILE MTD REPLY, SUPPLEMENTAL BRIEF

1	WHEREAS, Direct Purchaser Plaintiffs ("DPPs") filed their First Amended
2	Direct Purchasers Plaintiffs' Consolidated Complaint on December 5, 2008 (Docket
3	Entry # 748);
4	WHEREAS, Defendant Tatung Company of America ("TUS") filed its Motion to
5	Dismiss First Amended Direct Purchaser Plaintiffs' Consolidated Complaint on January
6	9, 2009 (Docket Entry #775);
7	WHEREAS, DPPs filed their Memorandum in Opposition to Defendant Tatung
8	Company of America's Motion to Dismiss on January 30, 2009 (Docket Entry # 804);
9	WHEREAS, TUS's reply memorandum was due February 13, 2009;
10	WHEREAS, DPPs deposed TUS's Michael Lai and Edward Chen in relation to
11	TUS's motion to dismiss on February 13, 2009, and the parties wish to incorporate
12	testimony from those depositions into their briefing;
13	WHEREAS, the parties wish to keep the hearing date of Friday, February 27,
14	2009, for TUS's motion to dismiss;
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1	NOW THEREFORE, the parties stipulate and agree as follows:
2	The time for TUS to file its reply memorandum in support of its motion to dismiss
3	is extended seven (7) days up to and including Friday, February 20, 2009. DPPs may file
4	a supplemental brief on Friday, February 20, 2009.
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	Dated: February 17, 2009
6	<u>/s/ Bruce H. Jackson</u>
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22	Attorneys for Direct Furchaser Flamting
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23	PURSUANT TO STIPULATION, IT IS SO ORDERED.
24	1 CASCILLA TO STILL CENTROL, IT IS SO CADEALD.
25	Sugar Mate
26	Dated:
27	U.S. District Judge Susan Illston
28	CHIDMS1/2684321.1
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